

1 JAMES D. RIDDET (SBN 39826)
2 STOKKE & RIDDET
3 A Law Corporation
4 3 Imperial Promenade, Suite 750
5 Santa Ana, CA 92707
6 Telephone: (714) 662-2400
7 Facsimile: (714) 662-2444
8 Attorney For Defendant

UNITED STATES DISTRICT COURT

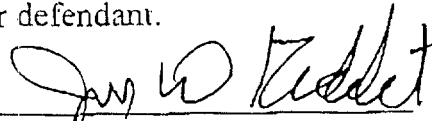
NORTHERN DISTRICT OF CALIFORNIA

SAN FRANCISCO DIVISION

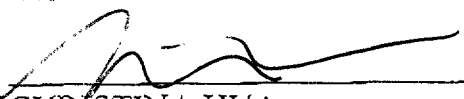
11 UNITED STATES OF AMERICA,) Case Nos. CR 05-00810 PJH
12)
13 Plaintiff) STIPULATION TO CONTINUE
14 vs.) SENTENCING HEARING;
15) DECLARATION OF JAMES D. RIDDET
16) [PROPOSED] ORDER
17 HARVEY P. TABB,)
18) Current date: May 10, 2006
19 Defendant.) Proposed date: June 7, 2006

IT IS HEREBY STIPULATED by and between the parties hereto through
respective counsel of record, that the sentencing hearing now scheduled for May 10,
2006, at 2:30 p.m. be continued to June 7, 2006, at 2:30 p.m. The basis for this stipulated
continuance is the attached declaration of counsel for defendant.

Dated: April 21, 2006


JAMES D. RIDDET

Dated: 4/21/06


CHRISTINA HUA
Assistant United States Attorney

1 DECLARATION OF JAMES D. RIDDET
2

3 I, James D. Riddet, say:

4 1. I am counsel of record for defendant herein;

5 2. Defendant entered his plea of guilty before the Court on February 8, 2006;

6 3. Sentencing was scheduled for May 10, 2006;

7 4. Defendant and counsel met with the assigned probation officer on March

8 14, 2006;

9 5. As of April 20, 2006, the PSR had not been received by counsel, but we

10 have been informed that it will be produced shortly;

11 6. I am aware that it was necessary for the assigned probation officer to
12 interview a number of people including members of defendant's family;13 7. Declarant answered ready for trial in *People v. Septiadi Tjahjano*, Case No.
14 03NF1519, a felony case pending in the Orange County Superior Court on Monday, April
15 17, 2006;16 8. The matter has been trailing for trial since that time, and declarant is
17 waiting for word from the court as to when the trial will commence;18 9. The time estimate for the trial is a minimum of 5 days and may last longer
19 because of the use of two separate interpreters;20 10. Since declarant has not yet heard as of noon of April 20, 2006, it is probable
21 that the trial will not commence until Monday, April 24, 2006; trials are dark on Fridays;

11. Declarant wishes to file a sentencing brief, but does not wish to prepare that brief until the PSR is received and reviewed with defendant;

12. It now appears that it will not be possible to review the PSR with the defendant and begin preparation of the sentencing brief until at least May 3, 2006;

13. In light of the foregoing, declarant respectfully requests that the Court approve the stipulation and continue sentencing until June 7, 2006 at 2:30 p.m.

I declare under penalty of perjury that the foregoing is true and correct.

10 Executed at Santa Ana, California on April 21, 2006.

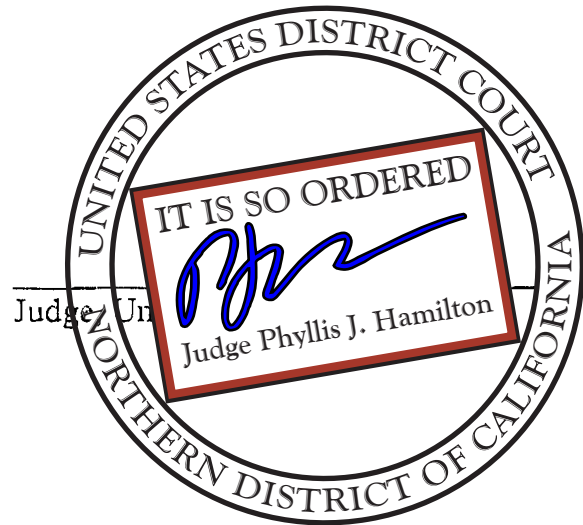
JAMES D. RIDDET

1 [PROPOSED] ORDER
2

3 For good cause stated as set forth in the stipulation and declaration of counsel for
4 defendant,

5 IT IS HEREBY ORDERED that the sentencing hearing in *U.S.A. v. TABB, Cse N.*
6 *CR 05-0081 PJH*, is continued from May 10, 2006, to June 7, 2006, at 2:30 PM.

7
8 Dated: 4/25/06



10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28